

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT TACOMA

BRIAN SMITH,

Plaintiff

vs

MONSTER BEVERAGE CORPORATION, et al,

Defendants.

NO. 16-05124 BHS

REPORT REGARDING INABILITY TO
CONFER AND COMPLETE JOINT STATUS
REPORT

Noted For: August 19, 2016

In accord with the court's scheduling order following the expiration of the stay of proceedings, defense counsel has attempted repeatedly to contact plaintiff, through email, U.S. Mail, but has been unable to elicit any response to hold either a Rule 26(f) conference or to obtain information needed to complete the Joint Status Report. Defense Counsel requests either a show cause hearing or status conference with the Court to address necessary steps to move this case forward.

Dated this 19th day of August, 2016.

GORDON THOMAS HONEYWELL LLP

By



Stephanie Bloomfield, WSBA No. 24251

sbloomfield@gth-law.com

Attorneys for Defendant

1 I, Gina A. Mitchell, declare that on August 19, 2016, I caused the foregoing
2 document, together with this Declaration of Service, to be served on Plaintiff as follows:
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4 Brian Smith
5 127 West Sawall Avenue, #1
6 Centralia, WA 98531
7 bigbriyan74@yahoo.com
8 Plaintiff Pro Se

[] Via ABC-Legal Messenger
[XX] Via U.S. Mail
[] Via Facsimile:
[] Via E-filing Notification/LINX
[XX] Via Email

9
10 I declare under the penalty of perjury of the laws of the State of Washington that
11 the foregoing is true and correct.
12

13 /s/ Gina A. Mitchell
14 Gina A. Mitchell, Legal Assistant
15 gmitchell@gth-law.com
16 GORDON THOMAS HONEYWELL LLP
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